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Attorney for Meelad Dezfooli

6 **UNITED STATES DISTRICT COURT**

7 **DISTRICT OF NEVADA**

8 UNITED STATES OF AMERICA,

9 } CASE NO: 2:22-cr-00142-CDS-DJA

10 Plaintiff

11 } **Order Approving STIPULATION TO**
v. **EXTEND TIME TO FILE REPLY TO**
12 } **UNITED STATES' MOTION FOR**
MEELAD DEZFOOLI, **ENTRY OF A FORFEITURE MONEY**
13 } **JUDGMENT IN THE AMOUNT OF**
Defendant **\$11,231,186.52 [ECF 365]**

14 } (First Request)

15 } [ECF No. 366]

17 IT IS HEREBY STIPULATED AND AGREED by and between Sigal Chattah, United
18 States Attorney; and David Zachary Adams and Taylor G. Stout, Trial Attorneys, Criminal
19 Division, U.S. Department of Justice, Money Laundering and Asset Recovery Section; and
20 Assistant United States Attorney, Daniel R. Schiess, counsel for the United States of America;
21 and Defendant MEELAD DEZFOOLI by and through his attorney, Lucas J. Gaffney, Esq., as
22 follows:

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24 1. On June 10, 2025, the United States of America (“Government”) filed its United States’s
25 Motion for Entry of a Forfeiture Money Judgment in the Amount of \$11,231,186.52
26 [ECF 365].

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2. Upon filing of the Government's motion, the Court set a due date of June 24, 2025, for MEELAD DEZFOOLI's Response.
3. Counsel for MEELAD DEZFOOLI requires one (1) additional week to draft the Response. The additional time is needed for counsel to review the trial transcripts referenced in the motion in order to verify the government's assertions, as well as formulate an effective counterargument.
4. Counsel for the United States of America; David Zachery Adams, Taylor G. Stout, and Daniel R. Schiess; do not oppose a one-week continuance of the briefing schedule to file the Response.
5. The parties hereby stipulate and agree that MEELAD DEZFOOLI'S Response to the United States's Motion for Entry of a Forfeiture Money Judgment in the Amount of \$11,231,186.52 [ECF 365] shall be filed on or before July 1, 2025.

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1 6. The parties further stipulate the Government be allowed two weeks to file a Reply to
2 MEELAD DEZFOOLI'S Response, if necessary. The Government's Reply would be
3 due on or before July 15, 2025.

4 **IT IS SO STIPULATED** this 20th day of June 2025

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6 *Respectfully submitted,*

7 /s/ Lucas Gaffney

8 LUCAS J. GAFFNEY, ESQ.
9 Attorney for Meelad Dezfooli

SIGAL CHATTAH

United States Attorney

/s/ Dan Schiess

DANIEL R. SCHIESS

Attorney for the United States of America

/s/ Taylor Stout

Taylor G. Stout

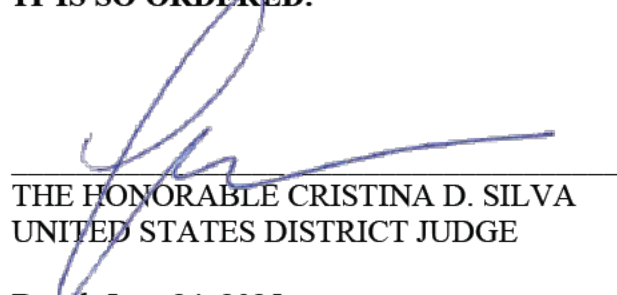
Attorney for the United States of America

/s/ David Adams

David Zachary Adams

Attorney for the United States of America

15 **IT IS SO ORDERED.**

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19 THE HONORABLE CRISTINA D. SILVA
20 UNITED STATES DISTRICT JUDGE

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28 Dated: June 24, 2025